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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/807,654	04/13/2001	Shusaku Okamoto	5077-000031	2201
27572	7590	10/25/2005	EXAMINER	
HARNESS, DICKEY & PIERCE, P.L.C. P.O. BOX 828 BLOOMFIELD HILLS, MI 48303			VO, TUNG T	
			ART UNIT	PAPER NUMBER
			2613	

DATE MAILED: 10/25/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No.

09/807,654

Applicant(s)

OKAMOTO ET AL.

Examiner

Tung Vo

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-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 03 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 09 September 2005.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-19, 22-24 and 26-34 is/are pending in the application.
- 4a) Of the above claim(s) 20, 21 and 25 is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-19, 22-24 and 26-34 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
 2. ☐ Certified copies of the priority documents have been received in Application No. _____.
 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|--|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____ |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | 5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152) |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date _____ | 6) <input type="checkbox"/> Other: _____ |

DETAILED ACTION

Response to Arguments

1. Applicant's arguments with respect to claims 1, 8, 9, 10, 16, 17, 23, 24, and 28-29 filed 09/09/2005 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

2. Claims 1-3, 5-6, 8-11, 16-19, 22-24, and 30-31, are rejected under 35 U.S.C. 102(e) as being anticipated by Schofield et al. (US 6,498,620 B2) in view of Kumamoto Kenji (JP 10-257482).

Re claims 1, 8-10, 16-17, 23-24, and 30-31, Schofield discloses an image processing apparatus comprising an image processing part (18 of fig. 5) operable to receive images captured by a plurality of cameras (14 and 16 of fig. 7) shooting surroundings of a vehicle (12 of fig. 1) and operable to generate a synthetic image (col. 5, lines 59-64) viewed from a virtual point of view (col. 6, lines 1-4) from these camera images (col. 5, line 65-col. 6, line 4), wherein the image processing part (18 of fig. 5) changes at least one selected from a position, a direction of a line of sight, and a focal length of the virtual point of view in accordance with a running state of

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the vehicle (col. 21, line 41-col. 22, line 6; note the image processor (18) responds to the temporal and spatial patterns of infrared signals detected by image capture devices (cameras 14, 16) in order to determine (selected) the speed and distance and, thereby, the separation of the vehicles as well as the rate of change of separation of the vehicles as considered a running state of the vehicle).

Moreover, Schofield teaches the image processing part (18 of fig. 22) changes at least one selected from a position (col. 21, lines 25-41, e.g. the image processing changes a position in accordance with a running state (moving) of the vehicle), a direction of a line of sight (col. 21, line 67-col. 22, line 6, e.g. changing a field of view from rearward to forward of, or to the side of, the vehicle; see also col. 14, lines 1-29), and a focal length of the virtual point of view in accordance with a running state of the vehicle (cameras 14 and 16 of fig. 24, e.g. the cameras 14 and 16 obviously have a focal length so when the vehicle changes from one location to other location the focal length of the cameras also change); and controlling capturing of an image outside a view range (cameras 14 and 16 of fig. 4, e.g. the cameras 14 and 16 captures the images outside a view range of the driver when the vehicle moving forward direction as consider running state, and the captured images can be displayed on the display 20' of fig. 10) of the virtual image in accordance with a running state of the vehicle.

Additionally, Schofield teaches the image processor (18 of fig. 5) generates an image including a first image viewed from the virtual point of view (14 Left of fig. 5) and a second image viewed from a different viewpoint and a different model (14 Right of fig. 5; see also 14A; and 19 of fig. 5; e.g. the camera 14A Left captures the first image at different angle from the camera 14A Right that captures the second image, the cameras 14A Right and Left are have

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different viewpoint from each other); and wherein in the synthetic image, the image processing part (20 of figs. 3 and 5) displays at least a part of a vehicle region (42 of fig. 3) where the vehicle is present, and an attention drawing region (50 and 52 of fig. 3) for drawing attention in which at least a part of the surroundings of the vehicle is shown; wherein the attention drawing region includes at least a part of a blind spot region around the vehicle that is not shot by any of the cameras (20 of fig. 3, note the display (20) is displaying the image that includes a part of blind spot, a part of a blind spot regions around the vehicle that is not shot by any of the cameras as considered harsh marks (70a and 70b of fig. 6), harsh marks are displayed on the display 20” to indicate the blind spot drawing regions; see also col. 17, lines 10-64).

It is noted that Schofield suggests the synthesized image would be displayed using other display techniques such as to provide a projected or virtual image; alternatively a virtual image may be displayed on an opaque display adjacent the forward field of view (col. 8, lines 22-55) using the received image from the cameras (14 and 16 of fig. 5).

However, Schofield does not particularly teach the synthetic image showing the car from a virtual point of view that is converted from the actual viewpoint as claimed.

Kenji teaches the synthetic image (42 of fig. 5-8) showing the car (46 of fig. 5) from a virtual point of view (8 of fig. 8) that is converted from the actual viewpoint (6, 10, 11, 14, and 15 of fig. 2; 37 of fig. 3).

Therefore, taking the teachings of Schofield and Kenji as a whole, it would have been obvious to one skill of ordinary skill in the art to incorporate the teachings of Kenji into the image processing apparatus of Schofield for displaying a generated synthetic image showing the vehicle from a virtual point of view using the real image captured from cameras.

Doing so would provide an always clean car circumference image can be seen by detecting the variation rate of the car body by the irregularity of a road surface by the acceleration sensor, feeding back to a display image, and removing the shake of an image.

Re claim 2, Schofield further teaches wherein the image processing part (18 of fig. 5) changes at least one selected from a position, a direction of a line of sight, and a focal length of the virtual point of view in accordance with a running speed of the vehicle (fig. 10 and fig. 11, note when the vehicle turns to the left or right, a position is changed so that the image capture devices (14 and 16 of fig. 5) picks up a new images based upon the changed position).

Re claim 3, Schofield further teaches wherein the image processing part (18 of fig. 5) changes at least one selected from a position, a direction of a line of sight, and a focal length of the virtual point of view, and controls capturing of an image outside a view range of the changed virtual point of view (col. 14, lines 1-29, see also fig. 7, note distances R, S, P1 and P2).

Re claim 5, Schofield further teaches wherein the image processing part changes at least one selected from a position, a direction of a line of sight, and a focal length of the virtual point of view in accordance with a steering angle of the vehicle (XVII of fig. 12, see also col. 17, lines 31-36).

Re claim 6, Schofield further teaches wherein the vehicle includes an object detection sensor (176 of fig. 21, note the object sensor (176) may be a distance-measuring device, such scan active infrared sensor, an ultrasonic sensor, a radar sensor, or the like. Such object sensor is especially useful in determining the separation distance between the vehicle and objects in front of the vehicle. Preferably, object sensor (176) has a sensing field of view that is substantially coincident with the field of view of one or more of the image capture devices 14, 16) for

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detecting an obstacle, and the image processing part changes at least one selected from a position, a direction of a line of sight, and a focal length of the virtual point of view in accordance with results of detection by the object detecting sensor (176 of fig. 21).

Re claims 10 and 16, Schofield further teaches an image processing apparatus comprising an image processing part (18 of fig. 21) for receiving images captured by a plurality of cameras (14 and 16 of fig. 21) shooting surroundings of a vehicle to generate a synthetic image from these camera images, wherein the image processing part (18 of fig. 21) generates an image including a first image (the captured image is from the camera 14 or 16) as the synthetic image, the second image being viewed fig. 3, the right image being viewed on the display is different from the left image) from a viewpoint that is different from the virtual point of view of the first image in at least one selected from a position, a direction of a line of sight and a focal length, or the second image being different from the first image in a model.

Re claim 11, Schofield further teaches wherein the second image is at least one of the camera images (fig. 3).

Re claim 18, Schofield further teaches wherein the synthetic image is an image viewed from a virtual point of view that is set above the vehicle (fig. 3).

Re claim 19, Schofield further teaches wherein the image processing part displays an illustration image or an actual image of the vehicle on the vehicle region (20 of fig. 3, see also col. 7, line 47-col. 8, line 12).

Re claim 22, Schofield further teaches wherein the image processing part determines a range of a region obtained by combining the blind spot region and the vehicle region, using

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region data showing a projection region of the vehicle in each camera image (76 of fig. 14., see also col. 9, lines 7-11).

3. Claims 4, 11-15, and 26-27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schofield et al. (US 6,498,620 B2) in view of Kumamoto Kenji (JP 10-257482) in view of Shimizu (US 5,796,991).

Re claims 4, 11-15, and 26-27, Schofield teaches an image processing apparatus comprising an image processing part (18 of fig. 5) for receiving images captured by a plurality of cameras (14 and 16 of fig. 5) shooting surroundings of a vehicle to generate a synthetic image from these camera images, wherein the image processing part (18 of fig. 5) generates the synthetic image, using a mapping table (col. 14, lines 30-56) including first mapping data describing a correspondence relationship between pixels of the synthetic image and pixels of the camera images (Left image and Right image are from the outputs of the cameras 14 in figure 5, see also fig. 3), and second mapping data describing an identifier showing that a pixel of the synthetic image corresponds to pixel data other than the camera images (58 of fig. 3); wherein the pixel data other than the camera images show the vehicle or a blind spot region that is present in at least a part of the surroundings of the vehicle (70A and 708 of fig. 6).

It is noted that the combination of Schofield and Kenji does not particularly teach the image processing part stores a predetermined image other than the camera images, and with respect to the pixel of the synthetic image, the second mapping data describe coordinate values corresponding to the pixel in the stored predetermined image; wherein the first image is a close view image showing the vehicle and surroundings thereof, and the second image is a distant view

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image showing an area distant from the surrounding area of the vehicle that is shown by the close view image; wherein the image processing part arranges the distant view image around the close view image in the synthetic image; wherein the distant view image is an image having continuity with the close view image as claimed.

However, Shimizu teaches wherein the image processing part stores a predetermined image other than the camera images (CG MODEL DATABASE, 244 of fig. 7), and with respect to the pixel of the synthetic image (213 of fig. 7), the second mapping data describe coordinate values corresponding to the pixel in the stored predetermined image (CG NAGE FORMING UNIT, 235 of fig. 7); wherein the second image is at least one of the camera images (201L and 201R of fig. 7); wherein the first image is a close view image showing the vehicle and surroundings thereof, and the second image is a distant view image showing an area distant from the surrounding area of the vehicle that is shown by the close view image (fig. 6 A, fig. 10A-10E); wherein the image processing part arranges the distant view image around the close view image in the synthetic image (figs. 6A and 6B); wherein the distant view image is an image having continuity with the close view image (figs. 10A-10E); wherein the first image shows at least a part of the vehicle and at least a part of the surroundings of the vehicle, and the second image is obtained by enlarging at least a part of the region shown by the first image (figs. 10A-10E).

Taking the combined teachings of Schofield, Kenji and Shimizu as a whole, it would have been obvious to one of ordinary skill in the art to incorporate the teachings of Shimizu into the combined image processing part of Schofield and Kenji for the same purpose of synthesizing the images with the predetermined model.

Doing so would provide a natural appearance among images of virtual objects and an improved simulation environment.

4. Claims 28 and 29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kumamoto Kenji (JP 10-257482) in view of Shum et al. (US 6,271,847).

Re claims 28-29, Kenji teaches an image processing apparatus comprising an image processing part (fig. 5) for receiving images captured by a plurality of cameras (31-33 of fig. 3) shooting surroundings of a vehicle (a car in figure 3) to generate a synthetic image (42 of fig. 5) from these camera images, wherein the image processing part uses mapping data (generating) images captured by the cameras to form the synthetic image (46 of fig. 5); and the synthetic image (42 of fig. 5-8) showing the car (46 of fig. 5) from a virtual point of view (8 of fig. 8) that is converted (mapping) from the actual viewpoint (6, 10, 11, 14, and 15 of fig. 2; 37 of fig. 3).

It is noted that Kenji does not particularly teach describing a correspondence relationship between pixels of the synthetic image and a plurality of pixel data including one or both of pixel data of the camera images and pixel data other than the camera images, and describing a rate of necessity with respect to each of the pixel data, and weights each pixel data in accordance with the rate of necessity, thereby generating the pixel data of the pixels of the synthetic image as claimed.

However, Shum teaches describing a correspondence relationship between pixels of the synthetic image and a plurality of pixel data including one or both of pixel data of the camera images and pixel data other than the camera images, and describing a rate of necessity with

respect to each of the pixel data, and weights each pixel data in accordance with the rate of necessity, thereby generating the pixel data of the pixels of the synthetic image (fig. 11 and 12).

Therefore, taking the teachings of Kenji and Shum as a whole, it would have been obvious to one skill in the art to incorporate the teachings of Shum into the apparatus of Kenji to perform the process of mapping weighted pixels and rate. Doing so would provide for better blending of images having radically different scales.

5. Claims 1, 7 and 29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Daily et al. US 6,317,127) in view of Kumamoto Kenji (JP 10-257482).

Re claims 1, 7 and 29, Daily teaches an image processing apparatus (fig. 1) comprising an image processing part (48 of fig. 1) for receiving images captured by a plurality of cameras (12 of fig. 1) shooting surroundings of airplane to generate a synthetic image (50 of fig. 1) from these camera images, wherein the image processing part includes an original mapping table (80 of fig. 5), cuts out a mapping table describing a correspondence relationship between pixels of the synthetic image and pixels of the camera images (figs. 6 and 7), and generates the synthetic image, using the cut-out mapping table (108 of fig. 7); wherein the image processing part (40 of fig. 1) includes an original mapping table (fig. 5) and generates a synthetic image using a mapping table (108 of fig. 7) that is cut out from the original mapping table, and the image processing part changes at least one selected from a position, a direction of a line of sight, and a focal length of the virtual point of view by changing the mapping table to be cut out from the original mapping table (106, 114 and 116 of fig. 7).

It is noted that Daily does not particularly teach the cameras are mounted on or attached to the vehicle to capture the surroundings and the synthetic image showing the car from a virtual point of view as claimed.

However, Kenji teaches the cameras are mounted on or attached to the vehicle to capture the surroundings and the synthetic image (42 of fig. 5-8) showing the car (46 of fig. 5) from a virtual point of view (8 of fig. 8).

Therefore, taking the teachings of Daily and Kenji as a whole, it would have been obvious to one skill of ordinary skill in the art to incorporate the teachings of Kenji into the image processing apparatus of Daily for displaying a generated synthetic image showing the vehicle from a virtual point of view using the real image captured from cameras.

Doing so would provide an always clean car circumference image can be seen by detecting the variation rate of the car body by the irregularity of a road surface by the acceleration sensor, feeding back to a display image, and removing the shake of an image.

Conclusion

6. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire **THREE MONTHS** from the mailing date of this action. In the event a first reply is filed within **TWO MONTHS** of the mailing date of this final action and the advisory action is not mailed until after the end of the **THREE-MONTH** shortened statutory period, then the shortened statutory period

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
will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Contact Information

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tung Vo whose telephone number is 571-272-7340. The examiner can normally be reached on Monday-Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mehrdad Dastouri can be reached on 571-272-7418. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).


Tung Vo
Primary Examiner
Art Unit 2613